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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/547,290	04/11/2000	Nir N. Shavit	1004-4664	4986

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EXAMINER

BULLOCK JR, LEWIS ALEXANDER

ART UNIT PAPER NUMBER

2127

DATE MAILED: 10/05/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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**Office Action Summary**

Application No.

09/547,290

Applicant(s)

SHAVIT ET AL.

Examiner

Lewis A. Bullock, Jr.

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 28 June 2004.
- 2a) ☐ This action is **FINAL**.      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-23 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 12-22 is/are allowed.
- 6) ☒ Claim(s) 1-8, 11, and 23 is/are rejected.
- 7) ☒ Claim(s) 9 and 10 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 11 April 2000 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                        | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)               | Paper No(s)/Mail Date: _____  |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date <u>9/14/04</u>   | 6) <input type="checkbox"/> Other: _____                                    |

## DETAILED ACTION

### *Allowable Subject Matter*

1. Claims 12-22 are allowed.
2. Claims 9 and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
3. The following is a statement of reasons for the indication of allowable subject matter: The cited claims detail concurrent access is mediated on a linked-list structure by performing during execution of each of access operations, an atomic update of a respective one of the opposing-end indices and of an array element corresponding thereto. The cited prior art of record does not teach this atomic operation being performed on a linked list or enabling concurrent non-blocking access to the linked list. "A simple and correct queue algorithm using compare and swap" by Stone teaches an array structure wherein an enqueue or dequeue operation enables the changing of the head and tail identifiers with the linking of the node. "A Non-Blocking Algorithm for Concurrent Data Structures" and "A simple and correct shared queue algorithm using Compare and Swap" by Prakash both teaches the breaking up of this operation into two steps. WO/86/00434 publication teaches a linked list wherein access operations execute an atomic operation that changes a list-node end identifier and the markings of the node. However, the publication does not operate in a concurrent non-blocking environment and requires one to enable exclusive access to changing the list. Therefore, the cited claims are allowable over the prior art of record.

***Claim Rejections - 35 USC § 102***

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1, 4, and 23 are rejected under 35 U.S.C. 102(b) as being anticipated by “A simple and correct shared queue algorithm using Compare and Swap” by STONE.

As to claim 1, STONE teaches a concurrent shared object representation (shared queue) comprising: a computer readable encoding for a sequence of zero or more values (shared object) (pg. 497, “We assume our collection of shared objects is realized as an array.”); and access operations (enqueue / dequeue) defined for access to each of opposing ends of the sequence (head / tail) (pg. 498, “To append an item to the queue a process sets the tail pointer to the new item and then links the old tail item, assuming there was one to the new item.”), wherein execution of any one of the access operations is non-blocking with respect to any other execution of the access operations throughout a complete range of valid states (pg. 499, “Since multiple enqueue operations can be occurring concurrently, and because enqueue takes two steps...”), including one or more boundary condition states (empty states) (pg. 503, “If there is an item in a queue or in the process of being enqueued then an item can be dequeued within a finite amount of time....We have already observed that new enqueue and dequeue operations can begin at any time and will proceed to successful conclusion.”),

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and wherein at least for those of the valid states other than the one or more boundary condition states, opposing ends ones of the access operations are disjoint (pg. 499, "Try to set the tail pointer. Stay in the retry loop until the Compare-and-Swap succeeds. If it fails another processor succeeded in swapping the tail pointer to a different item...").

As to claim 4, STONE teaches wherein the access operations include push and pop operations (enqueue and dequeue) (pg. 498-499).

As to claim 23, STONE teaches an apparatus (system) comprising: plural processors (processors) (abstract); a store addressable by each of the plural processors (memory storing head and tail pointers); first and second end identifier stores (memory storing copy of head and tail pointers) accessible to each of the plural processors for identifying opposing ends of a concurrent shared object in the addressable store (pg. 499, "Make a private copy "PrivateT", of the tail pointer."; "Make a private copy, PrivateH, of the head pointer."); and means for coordinating competing pop operations (dequeue operations), the coordinating means employing in each instance thereof, an atomic operation (CSDBL) to disambiguate a retry state and a boundary condition state of the concurrent shared object based on then-current contents of one of the first and second end-identifier stores (head / tail pointers) and an element of the concurrent shared object (NIL) corresponding thereto (determination that the queue is empty) (pg. 503, This queue algorithm is nondelaying: it is never necessary for one processor to wait for another processor to do something....It is fair in the sense

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that processors contending for Compare-and-Swap access to a shared pointer having equal probability of success. However, starvation is possible: it is possible for a processor to fail all its attempts to modify a shared pointer. Our liveness properties say that queue operations can always proceed successfully”).

3. Claims 1 and 3-5 are rejected under 35 U.S.C. 102(b) as being anticipated by “A Nonblocking Algorithm for Shared Queues Using Compare and Swap” by PRAKASH.

As to claim 1, PRAKASH teaches a concurrent shared object representation (linked-list) comprising: a computer readable encoding for a sequence of zero or more values (objects) (pg. 549 “The data structure we use for the shared FIFO queue is a singly linked list.”); and access operations (enqueue / dequeue) defined for access to each of opposing ends of the sequence (head / tail) (pg. 549, “Objects are dequeued at the head and enqueued at the tail of the linked list.”), wherein execution of any one of the access operations is non-blocking with respect to any other execution of the access operations throughout a complete range of valid states, including one or more boundary condition states (empty states) (state 7) (pg. 550, “An enqueueer can proceed with its operation from only three states; “A dequeuer can proceed with its operation only from states 1,2, 3, and 7.”), and wherein at least for those of the valid states other than the one or more boundary condition states, opposing ends ones of the access operations are disjoint (pg. 551, “If the head and the tail of the queue are different, serial changes may be made simultaneously at the head and at the tail... If there are enqueue and dequeue attempts being made on the queue, some attempt will succeed in a finite amount of time. The liveness property ensures that some enqueueer or dequeuer must

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succeed in performing its operation in a finite amount of time regardless of the failure or inactivity of other enquirers and dequeuers. Since the liveness property is unconditional, this algorithm is nonblocking.”).

As to claim 3, PRAKASH teaches the computer readable encoding includes a linked-list of nodes (linked-list of objects) representing the sequence; and wherein the one or more boundary condition states include one or more empty states (empty) (state 7) (pg 549 and 550).

As to claim 4, PRAKASH teaches the access operations include push and pop operations (enqueue and dequeue) (pg. 550-551).

As to claim 5, PRAKASH teaches the access operations include delete operations (pg. 550, “The object is marked for deletion by changing mark of the nextobject pointer from ENQ to DEQ.”).

### ***Claim Rejections - 35 USC § 103***

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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5. Claims 2 and 6-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over "A simple and Correct Shared-Queue Algorithm using Compare-and-Swap" by STONE.

As to claim 2, STONE teaches the computer-readable encoding includes an array of elements for representing the sequence (pg. 497, "We assume our collection of shared objects is realized as an array."); and the one or more boundary condition states include a full state an empty state (empty state). Official Notice is taken in that it is well known in the art that a queue also has a full state. Therefore, it would be obvious to one skilled in the art that determine whether the queue is empty of full.

As to claim 8, STONE teaches the array of elements (array) with opposing-end indices (head / tail) respectively identifying opposing ends of the sequence (array); and wherein concurrent non-blocking access is mediated, at least in part, by performing during execution of each of the access operations (enqueue / dequeue); an atomic update (via CSDBL) of a respective one of the opposing-end indices (head / tail) and of an array element corresponding thereto (pg. 499, "When the Compare and Swap succeeds, Qtail points to the new tail and PrivatT points to the new tail.; pg. 498, To append an item to the queue, a process sets the tail pointer to the new item and then links the old tail item, assuming there was one, to the new item."). Official Notice is taken in that it is well known in the art that a array is constructed as a circular buffer of fixed size and therefore obvious that the array of STONE is a circular buffer.



As to claims 6 and 7, STONE teaches wherein the access operations include push and pop operations (enqueue and dequeue) (pg. 498-499). However, STONE does not teach that the operations have opposing end variants of each. Official Notice is taken in that it is well known in the art that a deque implemented as an array structure is concurrent accessed by opposing end variants of enqueue and dequeue operations and therefore would be obvious in combination with STONE in order to facilitate concurrent access to both ends of the structure.

6. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over “a Nonblocking Algorithm for Shared Queues Using Compare-and-Swap” by PRAKASH.

As to claim 11, PRAKASH teaches the linked-list of nodes (linked list) (pg. 549), Official Notice is taken in that it is well known in the art that a singly linked list converts to a doubly linked list by storing a previous pointer in each node. Therefore, it would be obvious to one skilled in art to combine the teachings of PRAKASH with the well-known teaching in order to traverse a linked list in different directions.

### ***Response to Arguments***

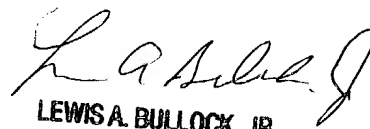
7. Applicant's arguments with respect to claims 1-8, 11 and 23 have been considered but are moot in view of the new ground(s) of rejection.

**Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lewis A. Bullock, Jr. whose telephone number is (703) 305-0439. The examiner can normally be reached on Monday-Friday, 8:30 am - 5:00 pm. In late-October, the examiner can be reached on (571) 272-3759.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng An can be reached on (703) 305-9678. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. In late-October, the examiner's supervisor can be reached on (571) 272-3756.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

  
LEWIS A. BULLOCK, JR.  
PRIMARY EXAMINER

September 30, 2004